

August 4, 2025

**BY ECF**

Honorable Lorna G. Schofield  
United States District Judge  
Southern District of New York  
500 Pearl Street  
New York, NY 10007

**ORDER TO SHOW CAUSE  
REQUEST FOR  
IDENTITIES OF JOHN DOE AND  
JANE DOE EMT DEFENDANTS  
AND STAY OF DISCOVERY  
DEADLINES**

Re: Kelly MacNeal v. City of New York,  
23-CV-05890 (LGS)

Your Honor,

I am the pro se plaintiff in the above referenced case. The case was filed July 7, 2023. An Amended Complaint was filed timely on March 15, 2024 (ECF No.29).

On July 10, 2025, Your Honor's ORDER (EFC No 58) restored Plaintiff's previously dismissed claims of ADA violation associated with actions taken against her by City employees on May 6, 2022. The ORDER instructed the City defendants to update the Court on the identities of John Doe "police officers" by August 1, 2025.

The City has timely supplied the names of six officers involved in the incident, but have refused to supply the identities of the John Doe and Jane Doe FDNY EMT's at the scene due to Your Honor's specific use of the words "police officers" in her Order. The involvement of these parties in the incident, including their "assessment," make them inextricably liable for Plaintiff's treatment, not least of which is their particular medical training and an expectation of their special knowledge of handling people with existing injuries or disabilities.

Wherefore, Plaintiff respectfully requests Your Honor to compel the City to identify and supply service addresses for the female and the male FDNY EMT's, of whom the Plaintiff has already supplied the City with descriptions, and to add these persons as Defendants in Plaintiff's Amended Complaint.

Plaintiff also joins with the City's letter (EFC No 60) in requesting that all pending discovery deadlines be stayed to allow for all newly identified defendants to be served.

Lastly, Plaintiff has continually requested the bodicam footage from the officers involved and is now asking for a court order to compel its production.

Respectfully Submitted,



Kelly MacNeal

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*Pro se Plaintiff*

Cc: **VIA ECF**

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